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From: Megan Benett < Mbenett@kreindler.com>
Sent: Monday, September 27, 2021 9:13 AM EDT
To: Julia Sienski < jsienski@kreindler.com>

Subject: Sienski Declaration

Attachment(s): "Sienski Declaration.docx"

Hi Julia –

Please review this carefully and make sure it is correct – you will be signing it under penalty of perjury so we have to make sure it is accurate.

Call or email with any edits or comments.

A final version must be signed by hand today and we will be filing all declarations today.

Thanks Megan

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re Terrorist Attacks on September 11, 2001	03 MDL 1570 (GBD) (SN)
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This document relates to:

All Actions

DECLARATION OF JULIA SIENSKI

I, Julia Sienski, pursuant to 28 U.S.C. § 1746, hereby declare under penalty of perjury the following:

- 1. I am a client liaison and case manager at Kreindler & Kreindler LLP ("Kreindler") and am involved in Kreindler's work in the *In re Terrorist Attacks on September* 11, 2001 suit.
- 2. I was asked to provide a declaration in connection with this Court's inquiry into how investigative reporter Michael Isikoff obtained a copy or portions of the deposition transcript of Kingdom of Saudi Arabia official Musaed al-Jarrah ("Jarrah").
 - 3. I have no idea how Isikoff obtained a copy of the Jarrah transcript.
- 4. Kreindler paralegal Debra Pagan forwarded to me the email with the rough transcripts of former Kingdom of Saudi Arabia employee Musaed al-Jarrah ("Jarrah") and the link from court reporters Golkow Litigation Services providing access to the final Jarrah transcripts. I saved the rough Jarrah transcripts on Kreindler's server on June 17, 2021 and June 18, 2021 and the final Jarrah transcripts on June 29, 2021. I also uploaded the final Jarrah transcript to Kreindler's cloud-based storage system on June 29, 2021.
- 5. My specific answers to the inquiry of this Court's Order, ECF No. 7082 at 2, (set forth in italics) are underscored below:

i. whether the declarant shared with anyone any portion of the Al Jarrah deposition transcript (either by providing copies of any portion of the transcript, reading any portion of the transcript, or describing it);

- o I have not shared any portion of the Jarrah transcript with anyone.
- identify and describe all communications with Michael Isikoff or anyone acting on his behalf, whether oral or written, from June 1, 2021, to August 1, 2021.
 - I have never had any communications with Isikoff or anyone acting on his behalf.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Dated: New York, New York September 27, 2021

KREINDLER & KREINDLER LLP

Tel.: 212-687-8181